## **Federal Labor Relations Authority**

§2429.24(e), one (1) legible copy, capable of reproduction, shall be sufficient. A clean copy capable of being used as an original for purposes such as further reproduction may be substituted for the original.

[74 FR 51745, Oct. 8, 2009]

#### § 2429.26 Other documents.

- (a) The Authority or the General Counsel, or their designated representatives, as appropriate, may in their discretion grant leave to file other documents as they deem appropriate.
- (b) A copy of such other documents shall be served on the other parties.

### § 2429.27 Service; statement of service.

- (a) Except as provided in §2423.10(c) and (d), any party filing a document as provided in this subchapter is responsible for serving a copy upon all counsel of record or other designated representative(s) of parties, upon parties not so represented, and upon any interested person who has been granted permission by the Authority pursuant to §2429.9 to present written and/or oral argument as amicus curiae. Service upon such counsel or representative shall constitute service upon the party, but a copy also shall be transmitted to the party.
- (b) Service of any document or paper under this subchapter, by any party, including documents and papers served by one party on any other party, shall be accomplished by certified mail, first-class mail, commercial delivery, or in person. Where facsimile equipment is available, service by facsimile of documents described in §2429.24(e) is permissible.
- (c) A signed and dated statement of service shall be submitted at the time of filing. The statement of service shall include the names of the parties and persons served, their addresses, the date of service, the nature of the document served, and the manner in which service was made.
- (d) The date of service or date served shall be the day when the matter served is deposited in the U.S. mail, delivered in person, deposited with a commercial delivery service that will provide a record showing the date the document was tendered to the delivery

service or, in the case of facsimile transmissions, the date transmitted.

[45 FR 3516, Jan. 17, 1980, as amended at 62 FR 40924, July 31, 1997; 74 FR 51745, Oct. 8, 2000]

# §2429.28 Petitions for amendment of regulations.

Any interested person may petition the Authority or General Counsel in writing for amendments to any portion of these regulations. Such petition shall identify the portion of the regulations involved and provide the specific language of the proposed amendment together with a statement of grounds in support of such petition.

### §2429.29 Content of filings.

Any document that a party files in a proceeding covered by this subchapter that is before the Authority or the Office of Administrative Law Judges must include a table of contents if the document exceeds 10 double-spaced pages in length.

[74 FR 51745, Oct. 8, 2009]

## PART 2430—AWARDS OF ATTOR-NEY FEES AND OTHER EXPENSES

Sec.

2430.1 Purpose.

2430.2 Proceedings affected; eligibility for award.

2430.3 Standards for awards.

2430.4 Allowable fees and expenses.

2430.5 Rulemaking on maximum rates for attorney fees.

2430.6 Contents of application; net worth exhibit; documentation of fees and expenses.

2430.7 When an application may be filed; referral to Administrative Law Judge; stay of proceeding.

2430.8 Filing and service of documents.

2430.9 Answer to application; reply to answer; comments by other parties; extensions of time to file documents.

2430.10 Settlement.

 $2430.11 \quad \text{Further proceedings}.$ 

2430.12 Administrative Law Judge's decision; contents; service; transfer of case to the Authority; contents of record in case.

2430.13 Exceptions to Administrative Law Judge's decision; briefs; action of Authority.

2430.14 Payment of award.

AUTHORITY: 5 U.S.C. 504.